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17	Attorneys for Defendant, WIZARDS OF THE COAST LLC			
18			,	
19		DISTRICT COURT		
20	NORTHERN DISTRICT OF CALIFORNIA			
21	ADAM SHAW, PETER GOLIGHTLY,	Case No. 5:16-cv-	01924-EJD	
22	JUSTIN TURNER, and JOSHUA STANSFIELD, as individuals and on			
23	ADAM SHAW, PETER GOLIGHTLY, JUSTIN TURNER, and JOSHUA STANSFIELD, as individuals and on behalf of others similarly situated and the general public,	SUPPLEMENTA SCHEDULING		
24	Plaintiffs,	STATEMENT	CONFERENCE	
25	VS.			
26	WIZARDS OF THE COAST, LLC,	Complaint Filed: Trial Date:	April 12, 2016	
27	Defendant.	Triai Date:	none	
	Detenuant.			
28		1		

SUPPLEMENTAL JOINT SCHEDULING CONFERENCE STATEMENT FPDOCS 32523768.1

1	Plaintiffs ADAM SHAW, PETER GOLIGHTLY, JUSTIN TURNER, and		
2	JOSHUA STANSFIELD ("Plaintiffs") and Defendant WIZARDS OF THE		
3	COAST LLC ("Defendant" or "Wizards"), the parties to this action, through their		
4	respective undersigned counsel of record, hereby submit the following		
5	Supplemental Joint Scheduling Conference Statement:		
6	Pursuant to the Court's Order [Dk. No. 39], the Parties have met and		
7	conferred regarding the timing for completion of pre-certification discovery and the		
8	filing of Plaintiffs' motion for class certification. Plaintiffs, while reserving the		
9	right to move for class certification earlier, anticipate filing their motion for class		
10	certification no later than September 15, 2017. Wizards does not oppose a		
11	September 15, 2017 deadline for the filing of Plaintiffs' class certification motion.		
12	The Parties have also met and conferred on a briefing schedule for Plaintiffs'		
13	class certification motion, and propose the following schedule: (i) Plaintiffs' motion		
14	for class certification shall be filed on or before September 15, 2017; (ii) Wizard's		
15	opposition shall be filed on or before October 30, 2017; and (iii) Plaintiffs' reply		
16	brief shall be filed on or before November 30, 2017.		
17			
18	DATE: January 13, 2017 FISHER & PHILLIPS LLP		
19	Dru /a/Chaug I Vaiat		
20	By: <u>/s/ Shaun J. Voigt</u> KARL R. LINDEGREN		
21	SHAUN J. VOIGT Attorneys for Defendant		
22			
23	DATE: January 13, 2017 LAW OFFICES OF ROSS CORNELL, APC		
24			
25	By: /s/ Reuben D. Nathan  ROSS CORNELL, ESQ. Attorneys for Plaintiffs		
26	Attorneys for Plaintiffs		
27			
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**ATTESTATION** I, Shaun J. Voigt, am the ECF user whose User ID and Password are being used to file this Joint Stipulation to Continue the Scheduling Conference ("Stipulation"). In compliance with Local Rules, I attest that concurrence in the filing of this Stipulation has been obtained from signatory Reuben D. Nathan, Esq. DATE: January 13, 2017 FISHER & PHILLIPS LLP By: /s/ Shaun J. Voigt KARL R. LINDEGREN SHAUN J. VOIGT Attorneys for Defendant 

PRO	OF OF SERVICE	1
CCP ?	§ 1013(a) and 2015.	5)

1	(CCP § 1013(a) and 2015.5)				
2 3	I, the undersigned, am employed in the County of Orange, State of California. I am over the age of 18 and not a party to the within action; am employed with the law offices of FISHER & PHILLIPS LLP and my business address is 444 S. Flower Street, Suite 1500, Los Angeles, California, 90071.				
5	On January 13, 2017, I served the foregoing document entitled SUPPLEMENTAL JOINT SCHEDULING CONFERENCE STATEMENT,				
6	on all the appearing and/or interested parties in this action by placing \( \subseteq \) the original \( \subseteq a \) true copy thereof enclosed in sealed envelope(s) addressed as follows:				
7					
8	SEE ATTACHED MAILING LIST				
9	[by MAIL] I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon				
10 11	fully prepaid at Irvine, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if				
12	postage cancellation date or postage meter date is more than one day after date of deposit for mailing this affidavit.				
13	[by ELECTRONIC SUBMISSION] - I served the above listed document(s) described via the United States District Court's Electronic Filing Program on the designated recipients via electronic transmission				
14	through the CM/ECF system on the Court's website. The Court's CM/ECF system will generate a Notice of Electronic Filing (NEF) to the filing party, the assigned judge, and any registered users in the case. The NEF will				
15 16	constitute service of the document(s). Registration as a CM/ECF user constitutes consent to electronic service through the court's transmission				
17	facilities.				
18	[by FEDERAL EXPRESS] I am readily familiar with the firm's practice for collection and processing of correspondence for overnight delivery by Federal Express. Under that practice such correspondence will be deposited				
19	at a facility or pick-up box regularly maintained by Federal Express for				
20	receipt on the same day in the ordinary course of business with delivery fees paid or provided for in accordance with ordinary business practices.				
21   22	FEDERAL - I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.				
23	Executed on <b>January 13, 2017</b> at Los Angeles, California.				
24	MARVIN JOHNSON By: /s/ Maryin Johnson				
25	MARVIN JOHNSON Print Name  By: /s/ Marvin Johnson Signature				
26					
27					
28	PROOF OF SERVICE				

FPDOCS 32417482.1

FPDOCS 32523768.1

## MAILING LIST

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